JOURNAL OF THE HOUSE

Second Regular Session, 98th GENERAL ASSEMBLY

TWELFTH DAY, WEDNESDAY, JANUARY 27, 2016

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Msgr. Robert A. Kurwicki, Chaplain.

Speaking the truth in love, we are to grow up in every way into Him who is the head. (Ephesians 4:15)

Our God of Heaven and Earth, whose spirit dwells in the hearts of all people, make us conscious of Your presence as we bow in prayer before You this wintery morning.

We have been taught to walk along the way of truth and to live the life of love. May truth so triumph in our minds that we may overcome hostilities with high principles and may love so live in our hearts that we may relate positively with our families and our fellow citizens. With truth and charity alive within us, may we devote ourselves, with all our Judges, to the welfare of our beloved House and our great State.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the eleventh day was approved as printed.

HOUSE RESOLUTIONS

Representative Pfautsch offered House Resolution No. 166.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 85, relating to the United States Department of Education.

HCR 86, relating to the calling of a convention proposing an amendment to the United States Constitution.

HCR 87, relating to the National Women's History Museum.

HCR 88, relating to designating July 13, 2016 as the "Great Missouri Smokeout Day."

HCR 89, relating to the designation of September 18-24, 2016 as "Sickle Cell Awareness Week."

HCR 90, relating to the designation of August 1 to August 7, 2016 as "Minority Organ Donor Awareness Week."

HCR 91, relating to the designation of May 15, 2016 as "American Red Cross Minority Blood Drive Day."

HCR 92, relating to the designation of April 2016 as "Donate Life Month."

HCR 93, relating to the designation of March 20 to March 26, 2016 as "Colon Cancer Awareness Week."

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- **HB 2369**, relating to the designation of a memorial highway.
- **HB 2370**, relating to employment practices relating to gender.
- **HB 2371**, relating to abortion, with penalty provisions.
- **HB 2372**, relating to publicly funded facilities.
- **HB 2373**, relating to sales taxes for electricity sellers.
- **HB 2374**, relating to prohibiting publishing of the names of lottery winners, with a penalty provision.
- **HB 2375**, relating to the licensure of athletic trainers, with a penalty provision.
- **HB 2376**, relating to construction management.
- **HB 2377**, relating to suspending a driver's license for failure to appear.
- **HB 2378**, relating to a sales tax for a professional soccer stadium.
- **HB 2379**, relating to dyslexia screening.
- **HB 2380**, relating to special license plates.
- **HB 2381**, relating to mine property.
- **HB 2382**, relating to the sale or lease of naming rights for highways and bridges.

- **HB 2383**, relating to the local government retirement systems.
- **HB 2384**, relating to investigations of elder abuse.
- **HB 2385**, relating to transportation funding, with a referendum clause.
- **HB 2386**, relating to notice from an insurer of a policy renewal.
- **HB 2387**, relating to certain prohibited actions by insurers.
- **HB 2388**, relating to youth sports brain injury prevention.
- **HB 2389**, relating to the MO HealthNet program.
- **HB 2390**, relating to juvenile sentencing upon a first degree murder conviction, with a penalty provision.
- **HB 2391**, relating to the distribution of state publications.
- **HB 2392**, relating to access to job opportunities for minority members of labor organizations.
- HB 2393, relating to paid political consultants.
- HB 2394, relating to ethics.
- **HB 2395**, relating to campaign contribution limits.
- **HB 2396**, relating to taxation of out-of-state income.

ESCORT COMMITTEE CHANGE

The Minority Floor Leader submitted the following escort committee change pursuant to **HCR 56**:

Representative McDonald replaces Representative Rowland (29).

MOTION

Representative Cierpiot moved that Rule 117 be suspended.

Which motion was adopted by the following vote:

AYES: 153

Adams Alferman Allen Anders Anderson Andrews Arthur Austin Bahr Barnes

Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Burlison
Burns	Butler	Carpenter	Chipman	Cierpiot
Colona	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Davis	Dogan
Dohrman	Dugger	Dunn	Eggleston	Ellington
Engler	English	Entlicher	Fitzpatrick	Fitzwater 144
Fitzwater 49	Flanigan	Fraker	Franklin	Frederick
Gannon	Gardner	Gosen	Green	Hansen
Harris	Hicks	Higdon	Hill	Hinson
Hoskins	Hough	Houghton	Hubbard	Hubrecht
Hummel	Hurst	Johnson	Jones	Justus
Kelley	Kidd	King	Kirkton	Koenig
Kolkmeyer	Korman	Kratky	LaFaver	Lair
Lant	Lauer	Lavender	Leara	Lichtenegger
Love	Lynch	Marshall	Mathews	May
McCaherty	McCann Beatty	McCreery	McDaniel	McDonald
McGaugh	McGee	McNeil	Meredith	Messenger
Miller	Mims	Mitten	Montecillo	Moon
Morgan	Morris	Muntzel	Neely	Newman
Nichols	Norr	Otto	Pace	Parkinson
Peters	Pfautsch	Phillips	Pierson	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Remole	Rhoads	Rizzo	Roden
Roeber	Rone	Ross	Rowden	Rowland 155
Runions	Ruth	Shaul	Shull	Shumake
Smith	Solon	Sommer	Taylor 139	Vescovo
Walker	Walton Gray	White	Wiemann	Wilson
Wood	Zerr	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT: 010

CurtisCurtmanHaahrHaefnerKendrickRowland 29SpencerSwanTaylor 145Webber

VACANCIES: 000

JOINT SESSION

The hour of the Joint Session having arrived, the Senate in a body was admitted and Lieutenant Governor Peter Kinder, presiding, called the Joint Assembly to Order.

The Secretary of the Senate called the roll, which showed a majority of the Senators present:

AYES: 31

Brown	Chappell-Nadal	Cunningham	Curls	Dixon
Emery	Hegeman	Holsman	Keaveny	Kehoe
Kraus	Libla	Munzlinger	Nasheed	Onder
Parson	Richard	Riddle	Romine	Sater
Schaaf	Schaefer	Schatz	Schmitt	Schupp

Sifton Silvey Wallingford Walsh Wasson

Wieland

NOES: 000

PRESENT: 000

ABSENT: 001

Pearce

VACANCIES: 000

The Chief Clerk of the House called the roll, which showed a majority of the Representatives present:

AYES: 137

Adams Alferman Anderson Andrews Arthur Austin Bahr Basye Beard Bernskoetter Berry Black Bondon Brattin Brown 57 Brown 94 Burlison Burns Butler Carpenter Cierpiot Colona Conway 10 Conway 104 Chipman Cookson Corlew Cornejo Crawford Cross Dugger Curtman Davis Dogan Dohrman Eggleston English Entlicher Dunn Engler Fitzpatrick Fitzwater 144 Fraker Frederick Gannon Gardner Gosen Green Hansen Harris Hill Higdon Hinson Hoskins Hough Hubbard Hubrecht Hummel Hurst Houghton Johnson Kendrick Kidd Justus Kelley King Koenig Kolkmeyer Korman Kratky Lair Lauer Lavender Lichtenegger Lant Marshall Mathews Love Lynch May McCann Beatty McCreery McDaniel McDonald McGaugh McNeil Meredith Messenger Mims McGee Morgan Morris Muntzel Montecillo Moon Neely Newman Nichols Otto Pace Parkinson Peters Pfautsch Phillips Pierson Plocher Pietzman Pike Pogue Redmon Rehder Reiboldt Remole Rhoads Rizzo Rowland 155 Roden Roeber Rone Ross Smith Runions Ruth Shaul Shumake Solon Sommer Taylor 139 Vescovo Walker White Wiemann Wilson Wood Walton Gray Zerr Mr. Speaker

22.11

NOES: 000

PRESENT: 010

Anders Barnes Ellington Fitzwater 49 Jones Kirkton Miller Mitten Norr Rowden

ABSENT: 016

AllenCurtisFlaniganFranklinHaahrHaefnerHicksLaFaverLearaMcCahertyRowland 29ShullSpencerSwanTaylor 145

Webber

VACANCIES: 000

The Doorkeeper announced the approach of the Honorable Patricia Breckenridge, Chief Justice of the Supreme Court of Missouri. Chief Justice Breckenridge was duly escorted to the House Chamber and to the Speaker's dais, where she delivered the following message to the assembly in Joint Session.

STATE OF THE JUDICIARY ADDRESS BY CHIEF JUSTICE PATRICIA BRECKENRIDGE

Thank you, Lieutenant Governor Kinder, Speaker Richardson, President Pro Tem Richard, members of the General Assembly, the executive branch, and the judiciary. It is a privilege to be with you to examine how we can continue our tradition of collaboration and innovation in improving Missouri's courts.

I am proud to be a lifelong Missourian. I was born and raised in Nevada, in Vernon County. I am a product of the public schools of this state, but it almost wasn't so. I began college at the University of Arkansas. During the summer after my freshman year, the young man I was dating convinced me to transfer to the University of Missouri. After I had transferred, he commented that, even if the relationship did not last, at least I would get a better education. I ultimately earned MU degrees in agricultural economics and law. And the young man who convinced me to return to Missouri? His name is Bryan, and we will celebrate our 40th anniversary in May. Bryan, will you please stand?

I am thankful for the values taught to me by my parents - my father, Don Russell, a small-town lawyer with a general practice, and my mother, Barbara Reed, a retired elementary teacher from Springfield. Dad died two years ago, but my mother and my dear aunt, Judy Wood, are here with me today. Thank you, Mom - you are a wonderful mother and role model.

Last week, I began my 35th year as a Missouri judge. I served nine years as a trial judge, 17 on the court of appeals and am in my ninth year on the Supreme Court. When I was appointed by Governor Bond to be the associate circuit judge of Vernon County, I was 28 years old - only four years out of law school. I should have been intimidated under those circumstances, but I wasn't. Some - many, in fact - might say that I didn't know enough to be afraid. But the truth is, as young and inexperienced as I was, I believed I could be a good judge because I cared about the people of Vernon County who brought their problems to court and about the law.

When I joined the judicial system, I found it was filled with principled people who also cared. I was supported and taught by a host of court clerks, attorneys and judges who helped me by sharing their experiences and knowledge. I learned from everyone - even criminal defendants!

Criminal defendants taught me the importance of respect in our court system. I learned when people who appear in court are treated with respect, they, in turn, treat the judge and the court with respect. Experience proved, when defendants understand their rights, the criminal charges against them, and court procedures, they more readily accept even harsh sentences because they believe the process is fair.

Due process and the rule of law make this country unique. Our judicial system is a coequal branch of government where citizens go to peaceably resolve their disputes and to protect their rights. We only have to turn on the television to see the stark contrast with other parts of the world.

Like the legislative and executive branches, courts are accountable to the will of the people - but in a different way. Those branches are designed to be responsive to the current interests and needs of the voters, but courts are held accountable to the will of the people as expressed in the constitution and laws enacted by you and by past members of this body.

Missouri citizens must have faith and trust - that in our courts they will be treated respectfully and fairly and that their cases will be decided impartially according to the law.

Missourians come to court for many reasons - because they have been charged with speeding or armed robbery, their loved one's estate needs to be probated, they can't agree on child support or child custody, or they are business owners trying to get compensated for the products they have sold. To the people involved, their cases are the most important thing in their lives. They remind us that the judicial system's purpose is the fair and impartial resolution of *every* case.

My colleagues - the judges of the Supreme Court and the other judges and commissioners in Missouri's judicial system - work daily to properly administer justice in courtrooms all around the state. Courts clerks, juvenile officers, prosecutors, defense attorneys, and judges *all* must respect the law and strive to fulfill the courts' purposes and responsibilities. Some dedicated court staff, judges, and attorneys from our state are with us today. Would you please stand to be recognized?

But as we learned, there are courts in our state that were not true to our system of justice. After Michael Brown's death in Ferguson and the resulting Department of Justice report, the municipal divisions in St. Louis County were thrust into the national spotlight. This focused attention on all our municipal divisions.

When constitutional changes restructured the Missouri judicial system in 1979, freestanding municipal courts became divisions of the circuit court, but they were not fully integrated into the state system. Instead, the law left the selection of judges and staff to the municipalities, which may have caused some court personnel to promote the interests of their municipality over the interests of justice.

The constitution places the municipal divisions under the supervision of the circuit courts. Ultimately, the supervision of all courts rests with the Supreme Court. The issues of the St. Louis County municipal divisions have caused the Supreme Court to reexamine the performance of those supervisory roles.

Municipal courts are, in fact, part of our Missouri circuit courts and as the most frequently used division of our courts they may be the only kind of court most Missourians encounter. Last year, more than 1.4 million municipal cases were disposed - twice as many cases as in all other circuit divisions.

The legislature has taken action in response to the problems demonstrated by events in Ferguson, and I know you are considering additional changes to the law during this session.

The Supreme Court recognizes that the vast majority of our municipal divisions function as they should, but we are committed to restoring trust in *all* our municipal divisions, and changes have been made:

- There is improved access to information and a uniform fine schedule that eliminates the exorbitant and unauthorized fines and costs assessed in some cities;
- St. Louis County municipal divisions are required to be open to all the public;
- · Thousands of warrants have been recalled and cancelled; and
- The Court amended our rules to require municipal judges to consider an indigent defendant's ability to pay any fine and costs imposed.

Despite progress, more remains to be done. The Supreme Court appointed a municipal work group, which has gathered and studied information to identify the most important findings and recommendations for action. We look forward to its report, which is expected to be filed by March 1.

Our municipal divisions are not the only portions of our judicial system that have received recent attention. The Department of Justice released a report last July about the St. Louis County juvenile division. This report raised concerns, including racial disparity in the disposition of cases; insufficient legal representation for juvenile offenders; and questions about the design of our juvenile system.

It might surprise you to know that juvenile courts were our first treatment courts. Created by you 50 years ago, our juvenile system is designed *not* to be an adversarial system where the parties compete to be winners, but instead, a system where everyone, including the juvenile officer, has one goal - to preserve and promote each child's welfare. Because when the child wins, we *all* win.

This non-adversarial system has produced good outcomes for Missouri children. And we know the judges and juvenile staff across the state, including St. Louis County, continue to be dedicated to the care and protection of Missouri's children.

But *every* system can be improved. So we are giving thoughtful consideration to the DOJ's criticisms, as well as to appropriate solutions. In fact, the concerns have already led to one change in our juvenile structure. The Supreme Court adopted a rule that separates the responsibility of the judge who supervises juvenile court personnel from the responsibility of adjudicating juvenile cases.

The DOJ reports claimed there is racial disparity in the handling of cases. Let me be clear - we are committed to ensuring *every* individual in *every* case in our system of justice is treated with respect and *every* case is adjudicated fairly and impartially under the law. Even a perception that justice is contingent on the color of one's skin or the part of the state one comes from should concern us *all*, no matter who we are or where we live.

In this vein, the Court is committed to identifying and addressing bias. In October, the Supreme Court established a Commission on Racial and Ethnic Fairness to study the judicial system and the legal profession. The commission is made up of more than 50 attorneys, judges and others representing diverse experiences and viewpoints from across the state.

We expect the commission to examine current practices and make recommendations to help assure fairness, impartiality, equal access and full participation for racial and ethnic minorities in the judicial process and in the practice of law. We look forward to seeing the recommendations for improvement.

The Supreme Court also realizes it is critical for those of us who sit in judgment of others to be aware of any bias, implicit or otherwise, that might unknowingly affect our decisions. To that end, judges of Missouri's court system will receive implicit bias training as part of this year's judicial education programs.

These are current challenges, but we have a proud history of meeting challenges head-on and finding successful solutions.

Many years ago, another challenge was technology. With your support, we met that challenge and embraced technology as part of how courts must do business in the 21st century. Missouri has become a national leader in automated case management and, by June, every judicial circuit will have electronic filing of case documents.

Our innovative Case.net system allows the public to access information in 19 million court cases, and the public does make use of that access! By the end of last year, Case.net averaged 5 million hits per day.

Currently, public access to the actual documents in case files is available only at computer terminals located in our courthouses. But in this computer age, the public and the media have requested greater access. In response, we are working to strike a balance that economically, technically, and legally makes more case information available to the public.

We already are testing an enhancement to Case.net. This feature - called "Track This Case" - allows parties and the public to be notified electronically of activity in a particular case. The pilot began without fanfare approximately two months ago and, already, Case.net users are tracking 13,000 cases. We will continue to test this program until the end of this year.

Innovations like this are possible because of our best asset - our people. The expansion of technology has changed the responsibilities and skill sets of our employees, and we must have a workforce ready to meet the demands of 21st century Missourians. Without such employees, we cannot take full advantage of all technology has to offer.

Our technological innovations also are invaluable in producing data that we use to serve the citizens of Missouri.

For example, by analyzing data from Missouri and around the country, we have learned that unresolved trauma from abuse and neglect makes a child significantly more likely to commit delinquent acts ... and that a delinquent child has a considerably higher risk of ending up in prison. The earlier the trauma is identified and treated, the less likely "acting out" progresses to the commission of a crime.

This information has guided efforts to improve the outcomes of children in Missouri. The courts, in collaboration with the Department of Social Services and the Department of Mental Health, have been piloting multiple programs like Fostering Court Improvement, the Juvenile Detention Alternatives Initiative and the Crossover Youth model. These programs improve safety and permanency outcomes for children in foster care, reduce detention of children, and prevent children from crossing over from the child welfare system into the juvenile justice system.

Kids-at-risk is an issue deeply personal to me. When I was on the court of appeals, I volunteered to mentor at Operation Breakthrough, an inner-city day care. Little did I know that volunteering would lead to an 18-year relationship with four sisters. I learned firsthand from "my girls" the impact of having a mother in prison and a dad whose energy was spent just trying to provide. They continue to be a big part of my life: Denise, now a hardworking mother with a full-time job; Danisha, now in college; and Mae, also a college student, who cannot be here today because being introduced during the state of the judiciary apparently does not constitute an excused absence! I am proud to introduce Denise and Danisha to you today, along with another dedicated mentor, Penni Johnson. I wish Deitra - the fourth sister - were with us, but tragically she's made some bad choices and is currently incarcerated.

I greatly appreciate the work of legislators who are also passionate about protecting the children of Missouri. Your joint committee on child abuse and neglect, currently led by Representative Bill Lant and Senator Bob Dixon, is a wonderful example of how - when we work together - we *can* make a difference in the lives of Missourians.

Another example of successful collaboration between us is our treatment court model. Missouri is a national leader in treatment courts. As you know, our adult, juvenile and family drug courts change the trajectory of lives from addiction and crime to being productive citizens, while saving money by reducing the prison population. Working together, we expanded the drug court model to DWI courts, mental health courts and veterans courts. If you have not attended a treatment court graduation, I encourage you to do so. But bring your hanky. The life experiences of the graduates are moving.

Let me tell you about Patricia Sams. She is a generational alcoholic from Stone County who assumed the cycle of drinking and incarceration was her destiny. Despite having spent nearly four years incarcerated, she continued to drink and drive and once again found herself in front of a judge charged with DWI - her eighth. But this time it was different This time, Judge Alan Blankenship offered her the opportunity to be one of the first participants in the new Stone County DWI court. She went through rehab, learned how to stop her cycle of addiction, and has not had a drink since April 2010. Patricia became Stone County's first DWI graduate, and now is part of its treatment court team. Patricia, will you and Judge Blankenship please rise and be recognized for your achievements?

Patricia's story is just one of many. Missouri has more than 16,000 treatment court graduates and more than 4,000 current participants. But this is not the end of the story. We have more to do. We know treatment courts work, but they aren't available to everyone who could benefit from them.

I am pleased to announce today that, once again, we are collaborating. Speaker Richardson has asked the Supreme Court to work with him and other members of this chamber to identify best practices and explore expanding the availability of treatment courts. Together, we can change *more* lives in Missouri.

Although there may be challenges in some areas of the court system, we can be proud of the outstanding work that is done in the vast majority of our Missouri courts.

We should be especially proud of the level of cooperation and communication between the legislature and the judiciary. Our work together in the areas of treatment and juvenile courts and technology should be a standard for our interactions every day. Let's continue to make our Missouri courts *even* better.

Thank you.

The Joint Session was dissolved by Senator Kehoe.

Speaker Richardson resumed the Chair.

PERFECTION OF HOUSE BILLS

HB 1473, relating to county funds depositary bidding, was taken up by Representative Dugger.

On motion of Representative Dugger, **HB 1473** was ordered perfected and printed.

THIRD READING OF HOUSE BILLS

HB 2166, relating solely to lobbyist expenditures, was taken up by Representative Alferman.

Representative Hough assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Hummel offered **House Perfecting Amendment No. 1**.

House Perfecting Amendment No. 1

AMEND House Bill No. 2166, Page 12, Section 105.473, Line 123, by inserting after all of said line the following:

- "[105.485. 1. Each financial interest statement required by sections 105.483 to 105.492 shall be on a form prescribed by the commission and shall be signed and verified by a written declaration that it is made under penalties of perjury; provided, however, the form shall not seek information which is not specifically required by sections 105.483 to 105.492.
- 2. Each person required to file a financial interest statement pursuant to subdivisions (1) to (12) of section 105.483 shall file the following information for himself, his spouse and dependent children at any time during the period covered by the statement, whether singularly or collectively; provided, however, that said person, if he does not know and his spouse will not divulge any information required to be reported by this section concerning the financial interest of his spouse, shall state on his financial interest statement that he has disclosed that information known to him and that his spouse has refused or failed to provide other information upon his bona fide request, and such statement shall be deemed to satisfy the requirements of this section for such financial interest of his spouse; and provided further if the spouse of any person required to file a financial interest statement is also required by section 105.483 to file a financial interest statement, the financial interest statement filed by each need not disclose the financial interest of the other, provided that each financial interest statement shall state that the spouse of the person has filed a separate financial interest statement and the name under which the statement was filed:

- (1) The name and address of each of the employers of such person from whom income of one thousand dollars or more was received during the year covered by the statement;
- (2) The name and address of each sole proprietorship which he owned; the name, address and the general nature of the business conducted of each general partnership and joint venture in which he was a partner or participant; the name and address of each partner or coparticipant for each partnership or joint venture unless such names and addresses are filed by the partnership or joint venture with the secretary of state; the name, address and general nature of the business conducted of any closely held corporation or limited partnership in which the person owned ten percent or more of any class of the outstanding stock or limited partners' units; and the name of any publicly traded corporation or limited partnership which is listed on a regulated stock exchange or automated quotation system in which the person owned two percent or more of any class of outstanding stock, limited partnership units or other equity interests;
- (3) The name and address of any other source not reported pursuant to subdivisions (1) and (2) and subdivisions (4) to (9) of this subsection from which such person received one thousand dollars or more of income during the year covered by the statement, including, but not limited to, any income otherwise required to be reported on any tax return such person is required by law to file; except that only the name of any publicly traded corporation or limited partnership which is listed on a regulated stock exchange or automated quotation system need be reported pursuant to this subdivision;
- (4) The location by county, the subclassification for property tax assessment purposes, the approximate size and a description of the major improvements and use for each parcel of real property in the state, other than the individual's personal residence, having a fair market value of ten thousand dollars or more in which such person held a vested interest including a leasehold for a term of ten years or longer, and, if the property was transferred during the year covered by the statement, the name and address of the persons furnishing or receiving consideration for such transfer;
- (5) The name and address of each entity in which such person owned stock, bonds or other equity interest with a value in excess of ten thousand dollars; except that, if the entity is a corporation listed on a regulated stock exchange, only the name of the corporation need be listed; and provided that any member of any board or commission of the state or any political subdivision who does not receive any compensation for his services to the state or political subdivision other than reimbursement for his actual expenses or a per diem allowance as prescribed by law for each day of such service need not report interests in publicly traded corporations or limited partnerships which are listed on a regulated stock exchange or automated quotation system pursuant to this subdivision; and provided further that the provisions of this subdivision shall not require reporting of any interest in any qualified plan or annuity pursuant to the Employees' Retirement Income Security Act;
- (6) The name and address of each corporation for which such person served in the capacity of a director, officer or receiver;
- (7) The name and address of each not-for-profit corporation and each association, organization, or union, whether incorporated or not, except not-for-profit corporations formed to provide church services, fraternal organizations or service clubs from which the officer or employee draws no remuneration, in which such person was an officer, director, employee or trustee at any time during the year covered by the statement, and for each such organization, a general description of the nature and purpose of the organization;
- (8) The name and address of each source from which such person received a gift or gifts, or honorarium or honoraria in excess of two hundred dollars in value per source during the year covered by the statement other than gifts from persons within the third degree of consanguinity or affinity of the person filing the financial interest statement. For the purposes of this section, a "gift" shall not be construed to mean political contributions otherwise required to be reported by law or hospitality such as food, beverages or admissions to social, art, or sporting events or the like, or informational material. For the purposes of this section, a "gift" shall include gifts to or by creditors of the individual for the purpose of cancelling, reducing or otherwise forgiving the indebtedness of the individual to that creditor:
- (9) The lodging and travel expenses provided by any third person for expenses incurred outside the state of Missouri whether by gift or in relation to the duties of office of such official, except that such statement shall not include travel or lodging expenses:
- (a) Paid in the ordinary course of business for businesses described in subdivisions (1), (2), (5) and (6) of this subsection which are related to the duties of office of such official; or
 - (b) For which the official may be reimbursed as provided by law; or

- (c) Paid by persons related by the third degree of consanguinity or affinity to the person filing the statement; or
- (d) Expenses which are reported by the campaign committee or candidate committee of the person filing the statement pursuant to the provisions of chapter 130; or
- (e) Paid for purely personal purposes which are not related to the person's official duties by a third person who is not a lobbyist, a lobbyist principal or member, or officer or director of a member, of any association or entity which employs a lobbyist. The statement shall include the name and address of such person who paid the expenses, the date such expenses were incurred, the amount incurred, the location of the travel and lodging, and the nature of the services rendered or reason for the expenses;
- (10) The assets in any revocable trust of which the individual is the settlor if such assets would otherwise be required to be reported under this section;
- (11) The name, position and relationship of any relative within the first degree of consanguinity or affinity to any other person who:
- (a) Is employed by the state of Missouri, by a political subdivision of the state or special district, as defined in section 115.013, of the state of Missouri;
 - (b) Is a lobbyist; or
 - (c) Is a fee agent of the department of revenue;
- (12) The name and address of each campaign committee, political party committee, candidate committee, or political action committee for which such person or any corporation listed on such person's financial interest statement received payment; and
- (13) For members of the general assembly or any statewide elected public official, their spouses, and their dependent children, whether any state tax credits were claimed on the member's, spouse's, or dependent child's most recent state income tax return.
- 3. For the purposes of subdivisions (1), (2) and (3) of subsection 2 of this section, an individual shall be deemed to have received a salary from his employer or income from any source at the time when he shall receive a negotiable instrument whether or not payable at a later date and at the time when under the practice of his employer or the terms of an agreement he has earned or is entitled to anything of actual value whether or not delivery of the value is deferred or right to it has vested. The term income as used in this section shall have the same meaning as provided in the Internal Revenue Code of 1986, and amendments thereto, as the same may be or becomes effective, at any time or from time to time for the taxable year, provided that income shall not be considered received or earned for purposes of this section from a partnership or sole proprietorship until such income is converted from business to personal use.
- 4. Each official, officer or employee or candidate of any political subdivision described in subdivision (11) of section 105.483 shall be required to file a financial interest statement as required by subsection 2 of this section, unless the political subdivision biennially adopts an ordinance, order or resolution at an open meeting by September fifteenth of the preceding year, which establishes and makes public its own method of disclosing potential conflicts of interest and substantial interests and therefore excludes the political subdivision or district and its officers and employees from the requirements of subsection 2 of this section. A certified copy of the ordinance, order or resolution shall be sent to the commission within ten days of its adoption. The commission shall assist any political subdivision in developing forms to complete the requirements of this subsection. The ordinance, order or resolution shall contain, at a minimum, the following requirements with respect to disclosure of substantial interests:
- (1) Disclosure in writing of the following described transactions, if any such transactions were engaged in during the calendar year:
- (a) For such person, and all persons within the first degree of consanguinity or affinity of such person, the date and the identities of the parties to each transaction with a total value in excess of five hundred dollars, if any, that such person had with the political subdivision, other than compensation received as an employee or payment of any tax, fee or penalty due to the political subdivision, and other than transfers for no consideration to the political subdivision;
- (b) The date and the identities of the parties to each transaction known to the person with a total value in excess of five hundred dollars, if any, that any business entity in which such person had a substantial interest, had with the political subdivision, other than payment of any tax, fee or penalty due to the political subdivision or transactions involving payment for providing utility service to the political subdivision, and other than transfers for no consideration to the political subdivision;
- (2) The chief administrative officer and chief purchasing officer of such political subdivision shall disclose in writing the information described in subdivisions (1), (2) and (6) of subsection 2 of this section;

- (3) Disclosure of such other financial interests applicable to officials, officers and employees of the political subdivision, as may be required by the ordinance or resolution;
- (4) Duplicate disclosure reports made pursuant to this subsection shall be filed with the commission and the governing body of the political subdivision. The clerk of such governing body shall maintain such disclosure reports available for public inspection and copying during normal business hours.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hummel, House Perfecting Amendment No. 1 was adopted.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

ΑY	ES:	063

Alferman	Allen	Anderson	Barnes	Basye
Beard	Bernskoetter	Bondon	Brown 57	Burlison
Butler	Cookson	Curtman	Entlicher	Franklin
Frederick	Gosen	Hansen	Harris	Hinson
Hubbard	Hubrecht	Hurst	Johnson	Kelley
Kidd	Koenig	Korman	Kratky	Lant
Lichtenegger	Love	Mathews	May	McDaniel
McGee	McNeil	Montecillo	Morris	Muntzel
Newman	Nichols	Parkinson	Phillips	Plocher
Pogue	Redmon	Reiboldt	Rizzo	Roeber
Ross	Rowland 155	Ruth	Shull	Shumake
Swan	Taylor 139	White	Wiemann	Wilson
Wood	Zerr	Mr. Speaker		

NOES: 002

LaFaver Marshall

PRESENT: 082

Anders Andrews Arthur Austin Adams Black Burns Bahr Berry Brattin Colona Conway 104 Chipman Conway 10 Cierpiot Crawford Davis Corlew Cornejo Curtis Dogan Dohrman Dugger Dunn Eggleston Engler English Fitzpatrick Fitzwater 144 Fitzwater 49 Fraker Gannon Gardner Green Haefner Hicks Hill Hough Houghton Hummel Jones Justus Kendrick King Kirkton Lair Lavender Leara Lynch McCann Beatty McDonald McGaugh Meredith Messenger Miller Morgan Neely Norr Mims Moon Otto Pace Peters Pfautsch Pierson Pietzman Pike Remole Rhoads Roden Rowden Rowland 29 Shaul Smith Runions Solon Sommer Spencer Vescovo Walker Walton Gray Webber

ABSENT: 016

Brown 94CarpenterCrossEllingtonFlaniganHaahrHigdonHoskinsKolkmeyerLauerMcCahertyMcCreeryMittenRehderRone

Taylor 145

VACANCIES: 000

On motion of Representative Alferman, **HB 2166**, as amended, was read the third time and passed by the following vote:

AYES: 147

Adams Alferman Allen Anders Anderson Andrews Arthur Austin Barnes Basye Beard Bernskoetter Berry Black Bondon Brattin Brown 57 Brown 94 Burlison Burns Butler Carpenter Chipman Cierpiot Conway 10 Conway 104 Cookson Corlew Cornejo Crawford Curtis Davis Dogan Cross Curtman Engler Dohrman Dugger Dunn Eggleston English Entlicher Fitzpatrick Fitzwater 144 Fitzwater 49 Fraker Franklin Frederick Gannon Gardner Gosen Green Haefner Hansen Harris Hicks Higdon Hill Hinson Hough Hubbard Hubrecht Hummel Hurst Houghton Johnson Jones Justus Kelley Kendrick Kidd King Kirkton Koenig Kolkmeyer Kratky LaFaver Korman Lair Lant Lavender Lichtenegger Love Lauer Leara Marshall Mathews Lynch May McCaherty McCreery McCann Beatty McDaniel McGaugh McGee McNeil Meredith Messenger Miller Mitten Montecillo Morgan Morris Muntzel Neely Nichols Norr Otto Parkinson Peters Pfautsch Phillips Pierson Pietzman Pike Rehder Plocher Redmon Reiboldt Remole Rhoads Rizzo Roden Roeber Rone Ross Rowden Rowland 155 Rowland 29 Runions Ruth Shaul Shull Shumake Solon Swan Taylor 139 Vescovo Walker Sommer Webber White Wiemann Wilson Wood Zerr Mr. Speaker

NOES: 012

BahrColonaEllingtonMcDonaldMimsMoonNewmanPacePogueSmith

Spencer Walton Gray

PRESENT: 000

ABSENT: 004

Flanigan Haahr Hoskins Taylor 145

VACANCIES: 000

Speaker Richardson declared the bill passed.

REFERRAL OF HOUSE RESOLUTION

The following House Resolution was referred to the Committee indicated:

HR 166 - Select Committee on Rules

COMMITTEE REPORTS

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1387**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(12) be referred to the Select Committee on Social Services.

House Committee Amendment No. 1

AMEND House Bill No. 1387, Page 1, Section 191.332, Line 16, by inserting immediately after all of said line the following:

"Section B. Because immediate action is necessary to ensure the health of newborn babies in Missouri, the enactment of section 191.332 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 191.332 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1850**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(12) be referred to the Select Committee on Social Services.

Committee on Local Government, Chairman Hinson reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1421**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 27(11)(d) be referred to the Select Committee on Rules.

- Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1533**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.
- Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1556**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 27(11)(d) be referred to the Select Committee on Rules.
- Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1593**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.
- Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1634**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

Committee on Property, Casualty, and Life Insurance, Chairman Shull reporting:

Mr. Speaker: Your Committee on Property, Casualty, and Life Insurance, to which was referred **HB 1563**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(8) be referred to the Select Committee on Insurance.

Committee on Public Safety and Emergency Preparedness, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Public Safety and Emergency Preparedness, to which was referred **HB 1576**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

Committee on Ways and Means, Chairman Koenig reporting:

- Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1435**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(6) be referred to the Select Committee on Financial Institutions and Taxation.
- Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1582**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(6) be referred to the Select Committee on Financial Institutions and Taxation.

Select Committee on General Laws, Chairman Jones reporting:

Mr. Speaker: Your Select Committee on General Laws, to which was referred **HB 1366**, with House Committee Amendment No. 1 and **HB 1878**, with House Committee Amendment No. 1, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTION

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 94, introduced by Representative Hummel, relating to the National Geospatial-Intelligence Agency.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 86, introduced by Representative Kolkmeyer, relating to gubernatorial appointments.

HJR 87, introduced by Representative Curtis, relating to school districts.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the first time and copies ordered printed:

HB 2001, introduced by Representative Flanigan, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2002, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2003, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2004, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2005, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2006, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2007, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2008, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2009, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2010, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2011, introduced by Representative Flanigan, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2012, introduced by Representative Flanigan, to appropriate money for the expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2016 and ending June 30, 2017.

HB 2013, introduced by Representative Flanigan, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2016 and ending June 30, 2017.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2397, introduced by Representative Hough, relating to federal home loan banks.

HB 2398, introduced by Representative Mitten, relating to members of the general assembly who are candidates for statewide elected office.

HB 2399, introduced by Representative Colona, relating to the establishment of a special license plate for Missouri Boys State.

HB 2400, introduced by Representative Miller, relating to the net metering and easy connection act.

HB 2401, introduced by Representative Justus, relating to circuit courts.

HB 2402, introduced by Representative Bondon, relating to administrative rules for the regulation of hospitals.

HB 2403, introduced by Representative Arthur, relating to employment practices relating to gender.

HB 2404, introduced by Representative Newman, relating to pay equity.

HB 2405, introduced by Representative Ross, relating to water rights.

HB 2406, introduced by Representative Jones, relating to dispensing maintenance medication.

HB 2407, introduced by Representative Allen, relating to establishment of the department of MO HealthNet, with a contingent effective date.

HB 2408, introduced by Representative Curtis, relating to public works projects.

HB 2409, introduced by Representative Curtis, relating to the consolidation of certain school districts.

HB 2410, introduced by Representative Curtis, relating to consolidation of fire districts in St. Louis County.

HB 2411, introduced by Representative Leara, relating to motor vehicle franchise practices.

HB 2412, introduced by Representative Fitzwater (144), relating to weight limitations for certain vehicles hauling harvested forest products.

WITHDRAWAL OF HOUSE BILL

January 26, 2016

Adam Crumbliss Chief Clerk of the House 201 W. Capitol Avenue

I respectfully request the withdrawal of HB 2052.

/s/ Mike Moon District 157

The following member's presence was noted: Haahr.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, January 28, 2016.

COMMITTEE HEARINGS

APPROPRIATIONS - AGRICULTURE, CONSERVATION, AND NATURAL RESOURCES Tuesday, February 2, 2016, 8:15 AM, House Hearing Room 3. Executive session may be held on any matter referred to the committee.

Joint meeting of the Appropriations Committee - Agriculture, Natural Resources and

Conservation and the Budget Committee to hear budget presentations from the Department of Agriculture, Natural Resources and Conservation.

APPROPRIATIONS - ELEMENTARY AND SECONDARY EDUCATION

Wednesday, February 3, 2016, 4:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the appropriations Committee - Elementary/Secondary Education and the Budget Committee to hear budget presentations from the Department of Elementary and Secondary Education.

APPROPRIATIONS - ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 9, 2016, 2:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

DESE Follow Up. If it takes longer than 3 hours we will move rooms.

APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Thursday, January 28, 2016, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Public Testimony DHSS, DMH FY17 Budget.

AMENDED

APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Monday, February 1, 2016, Upon Conclusion of Afternoon Session, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of Appropriation Committee - Health, Mental Health and Social Services and the Budget Committee to hear budget presentations from the Department of Health and Mental Health.

APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Monday, February 1, 2016, 4:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the Appropriations Committee- Health and Mental Health and the Budget Committee to hear budget presentations from the Departments of Health and Mental Health. CANCELLED

APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, February 2, 2016, 4:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint Meeting of the Appropriations Committee- Social Services and the Budget Committee to hear budget presentations from the Department of Social Services.

CORRECTED

APPROPRIATIONS - HIGHER EDUCATION

Tuesday, February 2, 2016, 1:45 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Higher Education Institutions' scheduled presentations.

APPROPRIATIONS - HIGHER EDUCATION

Wednesday, February 3, 2016, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint Meeting of the Appropriations Committee-Higher Education and the Budget Committee to hear budget presentation from the Department of Higher Education.

APPROPRIATIONS - HIGHER EDUCATION

Wednesday, February 3, 2016, 1:45 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Higher Education Institutions' scheduled presentations.

APPROPRIATIONS - PUBLIC SAFETY AND CORRECTIONS

Monday, February 1, 2016, 12:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the Appropriations Committee - Corrections and the Budget Committee to hear budget presentations from the Department of Corrections.

EMERGING ISSUES IN EDUCATION

Monday, February 1, 2016, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1943

Executive session will be held: HB 2186

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, January 28, 2016, 9:15 AM, South Gallery.

Executive session may be held on any matter referred to the committee.

Executive Session on any bill referred to the committee.

GOVERNMENT OVERSIGHT AND ACCOUNTABILITY

Monday, February 1, 2016, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1669

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Tuesday, February 9, 2016, Upon Adjournment, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Department of Elementary and Secondary Education ESSA Presentation and Department of

Higher Education Coordinated Plan for Higher Education Presentation.

JOINT COMMITTEE ON EDUCATION

Wednesday, February 17, 2016, 7:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

University of Missouri President, Chancellor, and Board of Curators.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, January 28, 2016, 9:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

First Quarter Meeting. Portions of the meeting may be closed pursuant to Section 610.021, RSMo.

CANCELLED

SELECT COMMITTEE ON BUDGET

Monday, February 1, 2016, Upon Conclusion of Afternoon Session, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the Appropriations Committee - Health and Mental Health and the Budget Committee to hear budget presentations from the Departments of Health and Mental Health.

SELECT COMMITTEE ON BUDGET

Monday, February 1, 2016, 12:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the Appropriations Committee - Corrections and the Budget Committee to hear budget presentations from the Department of Corrections.

SELECT COMMITTEE ON BUDGET

Monday, February 1, 2016, 4:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the Appropriations Committee - Health and Mental Health and the Budget Committee to hear budget presentations from the Departments of Health and Mental Health. CANCELLED

SELECT COMMITTEE ON BUDGET

Tuesday, February 2, 2016, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the Appropriations Committee - Agriculture, Natural Resources and

Conservation and the Budget Committee to hear budget presentations from the Departments of Agriculture, Natural Resources and Conservation.

SELECT COMMITTEE ON BUDGET

Tuesday, February 2, 2016, 4:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the Appropriations Committee - Social Services and the Budget Committee to hear budget presentations from the Department of Social Services.

CORRECTED

SELECT COMMITTEE ON BUDGET

Wednesday, February 3, 2016, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the Appropriations Committee - Higher Education and the Budget Committee to hear budget presentations from the Department of Higher Education.

SELECT COMMITTEE ON BUDGET

Wednesday, February 3, 2016, 4:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Joint meeting of the appropriations Committee - Elementary/Secondary Education and the Budget Committee to hear budget presentations from the Department of Elementary and Secondary Education.

CORRECTED

SELECT COMMITTEE ON FINANCIAL INSTITUTIONS AND TAXATION

Thursday, January 28, 2016, 9:30 AM, House Hearing Room 7.

Executive session will be held: HB 1478

Executive session may be held on any matter referred to the committee.

SELECT COMMITTEE ON INSURANCE

Thursday, January 28, 2016, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 1668

Executive session may be held on any matter referred to the committee.

SELECT COMMITTEE ON SOCIAL SERVICES

Thursday, January 28, 2016, 12:00 PM or Upon Conclusion of Morning Session, House Hearing Room 7.

Executive session will be held: HB 1658, HB 1733, HJR 54

Executive session may be held on any matter referred to the committee.

WORKFORCE STANDARDS AND DEVELOPMENT

Monday, February 1, 2016, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1722, HB 2063

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTEENTH DAY, THURSDAY, JANUARY 28, 2016

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 94

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 86 and HJR 87

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 2001 through HB 2013

HOUSE BILLS FOR SECOND READING

HB 2397 through HB 2412

HOUSE BILLS FOR PERFECTION

HCS HB 1366 & 1878 - Hubrecht

HOUSE BILLS FOR THIRD READING

HB 1870, (Fiscal Review 1/26/16) - Hoskins

HB 2226 - Barnes

HB 2203 - Barnes

HB 1473 - Dugger

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

SCS HCS HB 1 - Flanigan

CCS SCS HCS HB 2 - Flanigan

CCS SCS HCS HB 3 - Flanigan

CCS SCS HCS HB 4 - Flanigan

CCS SCS HCS HB 5 - Flanigan

CCS SCS HCS HB 6 - Flanigan

CCS SCS HCS HB 7 - Flanigan

CCS SCS HCS HB 8 - Flanigan

CCS SCS HCS HB 9 - Flanigan

CCS SCS HCS HB 10 - Flanigan

CCS SCS HCS HB 11 - Flanigan

CCS SS SCS HCS HB 12 - FlaniganCCS SCS HCS HB 13 - Flanigan

SS SCS HCS HB 17 - Flanigan

SCS HCS HB 18 - Flanigan

SCS HCS HB 19 – Flanigan

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